UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

\_\_\_\_X Case No.: 08 CV 1093 LMM

GEORGE W. BROWN,

Plaintiff,

-against-

answer

THE BROOKDALE HOSPITAL MEDICAL CENTER, SANJEEV RAJPAL, M.D., CLASS SURGERY BROOKLYN GROUP, P.C., THE MOUNT SINAI HOSPITAL, HOWARD CHOI, M.D., DANIELLE PERRET, M.D., BRIAN RIORDAN, M.D., NEW FRANKLIN REHABILITATION & HEALTH CARE FACILITY, LLC, FRANKLIN CENTER FOR REHABILITATION & NURSING, INC., FRANKLIN CENTER FOR REHABILITATION & NURSING, ISRAEL SHERMAN, WILLIAM DUKE, M.D., HILLSIDE MANOR COMPREHENSIVE CARE CENTER, and THE NEW YORK HOSPITAL MEDICAL CENTER OF QUEENS,

Jury Trial Demanded

Defendants. --------X

Defendant, SANJEEV RAJPAL, M.D., by his attorneys, BELAIR & EVANS LLP, for his Answer to the plaintiff's Complaint, states as follows:

# AS TO THE FIRST CAUSE OF ACTION

Denies each and every allegation contained in the FIRST: paragraphs of the Complaint designated "3" and "4".

SECOND: Denies each and every allegation contained in the paragraph of the Complaint designated "47", except admits that defendant SANJEEV RAJPAL, M.D. is a physician duly licensed to practice medicine in the State of New York.

Denies each and every allegation contained in the paragraphs of the Complaint designated "5", "54", "55", "56" and "78", except admits that defendant SANJEEV RAJPAL, M.D. saw plaintiff at certain times.

FOURTE: Denies each and every allegation contained in the

paragraph of the Complaint designated "2", except denies knowledge or information sufficient to form a belief as to those allegations pertaining to the co-defendants.

FIFTH: Admits each and every allegation contained in the paragraph of the Complaint designated "48".

SIXTH: Denies each and every allegation contained in the paragraph of the Complaint designated "49", except admits that defendant CLASS SURGERY BROOKLYN GROUP, P.C. is incorporated in the State of New York.

SEVENTH: Denies each and every allegation contained in the paragraphs of the Complaint designated "50", "51", "52" and "53", except admits that defendant SANJEEV RAJPAL, M.D. is a shareholder of CLASS SURGERY BROOKLYN GROUP, P.C.

EIGHTH: Denies knowledge or information sufficient to form a belief as to each and every allegation contained in the paragraphs of the Complaint designated "1", "6", "7", "8", "9", "10", "11", "12", "13", "14", "15", "16", "17", "18", "19", "20", "21", "22", "23", "24", "25", "26", "27", "28", "29", "30", "31", "32", "33", "34", "35", "36", "37", "38", "39", "40", "41", "42", "43", "44", "45", "46", "57", "58", "59", "60", "61", "62", "63", "64", "65", "66", "67", "68", "69", "70", "71", "72", "73", "74", "75", "76", "77", "79", "80" and "81".

#### AS TO THE SECOND CAUSE OF ACTION

NINTE: Repeats, reiterates and realleges each and every response to paragraphs numbered "1" through "81" of the Complaint as though fully set forth at length herein.

TENTH: Denies knowledge or information sufficient to form

a belief as to each and every allegation contained in the paragraphs of the Complaint designated "83", "84", "85", "86", "87", "88", "89", "90", "91", "92", "93", "94", "95", "96" and "97".

#### AS TO THE THIRD CAUSE OF ACTION

**ELEVENTH:** Repeats, reiterates and realleges each and every response to paragraphs numbered "1" through "97" of the Complaint as though fully set forth at length herein.

TWELFTH: Denies knowledge or information sufficient to form a belief as to each and every allegation contained in the paragraphs of the Complaint designated "99", "100", "101", "102", "103", "104", "105", "106", "107" and "108".

#### AS TO THE FOURTH CAUSE OF ACTION

THIRTEENTH: Repeats, reiterates and realleges each and every response to paragraphs numbered "1" through "108" of the Complaint as though fully set forth at length herein.

FOURTEENTH: Denies knowledge or information sufficient to form a belief as to each and every allegation contained in the paragraphs of the Complaint designated "110", "111", "112", "113", "114", "115", "116", "117", "118" and "119".

### AS TO THE FIFTH CAUSE OF ACTION

**FIFTEENTH:** Repeats, reiterates and realleges each and every response to paragraphs numbered "1" through "119" of the Complaint as though fully set forth at length herein.

SIXTEENTH: Denies each and every allegation contained in the paragraphs of the Complaint designated "126", "127", "128", "129" and "130".

SEVENTEENTH: Denies each and every allegation contained in the paragraph of the Complaint designated "121", except admits that defendant SANJEEV RAJPAL, M.D. is a physician duly licensed to practice medicine in the State of New York.

EIGHTEENTH: Denies each and every allegation contained in the paragraph of the Complaint designated "122", except admits that defendant SANJEEV RAJPAL, M.D. saw plaintiff at certain times.

NINETEENTH: Denies knowledge or information sufficient to form a belief as to each and every allegation contained in the paragraphs of the Complaint designated "123", "124" and "125".

# AS TO THE SIXTH CAUSE OF ACTION

TWENTIETH: Repeats, reiterates and realleges each and every response to paragraphs numbered "1" through "130" of the Complaint as though fully set forth at length herein.

TWENTY-FIRST: Denies each and every allegation contained in the paragraphs of the Complaint designated "132", "133", "134", "135", "136" and "137", except admits that defendant SANJEEV RAJPAL, M.D. saw plaintiff at certain times.

TWENTY-SECOND: Denies each and every allegation contained in the paragraphs of the Complaint designated "138", "139", "140", "141" and "142".

#### AS TO THE SEVENTH CAUSE OF ACTION

TWENTY-THIRD: Repeats, reiterates and realleges each and every response to paragraphs numbered "1" through "142" of the Complaint as though fully set forth at length herein.

TWENTY-FOURTH: Denies knowledge or information sufficient

to form a belief as to each and every allegation contained in the paragraphs of the Complaint designated "144", "145", "146", "147", "148", "149", "150", "151 and "152".

TWENTY-FIFTH: Denies each and every allegation contained in the paragraph of the Complaint designated "153".

# AS TO THE EIGHTH CAUSE OF ACTION

TWENTY-SIXTH: Repeats, reiterates and realleges each and every response to paragraphs numbered "1" through "153" of the Complaint as though fully set forth at length herein.

TWENTY-SEVENTH: Denies knowledge or information sufficient to form a belief as to each and every allegation contained in the paragraphs of the Complaint designated "155", "156", "157", "158", "159", "160", "161", "162", "163" and "164".

TWENTY-EIGHTH: Denies each and every allegation contained in the paragraph of the Complaint designated "165".

### AS TO THE NINTH CAUSE OF ACTION

THENTY-NINTH: Repeats, reiterates and realleges each and every response to paragraphs numbered "1" through "165" of the Complaint as though fully set forth at length herein.

THIRTIETE: Denies each and every allegation contained in the paragraphs of the Complaint designated "177" and "178".

form a belief as to each and every allegation contained in the paragraphs of the Complaint designated "166", "167", "168", "169", "170", "171", "172", "173", "174", "175", "176", "179" and "180".

# AS TO THE PRAYER FOR RELIEF

THIRTY-SECOND: Denies each and every allegation contained in the paragraphs of the Complaint designated "1" and "2".

# AS AND FOR A FIRST AFFIRMATIVE DEFENSE

THIRTY-THIRD: Defendant SANJEEV RAJPAL, M.D. claims the protection, benefits and limitations on liability as set forth in Article 1600 of the Civil Practice Law and Rules.

# AS AND FOR A SECOND AFFIRMATIVE DEFENSE

THIRTY-FOURTH: Upon information and belief, that the alleged causes of action, if any, stated in the Complaint are barred by the applicable statute of limitations.

WHEREFORE, defendant, SANJEEV RAJPAL, M.D., demands judgment dismissing the Complaint herein, together with the costs and disbursements of this action.

Dated: New York, New York

March 12, 2008

BELAIR & EVANS LLP Attorneys for Defendant SANJEEV RAJPAL, M.D. 61 Broadway - Suite 1320 New York, New York 10006 Telephone (212) 344-3900

y: /**////** 

Raymond W. Belair

(RWB 9297)

#### TO:

LEAHEY & JOHNSON, P.C. Attorneys for Plaintiff 120 Wall Street, Suite 2220 New York, New York 10005 Tel.: (212) 269-7308

THE BROOKDALE HOSPITAL MEDICAL CENTER One Brookdale Plaza Brooklyn, New York 11212

CLASS SURGERY BROOKLYN GROUP, P.C. 1633 Remsen Avenue Brooklyn, New York 11236

NEW FRANKLIN REHABILITATION and HEALTH CARE FACILITY, LLC 147-27 Franklin Avenue Flushing, New York 11355

FRANKLIN CENTER FOR REHABILITATION & NURSING, INC. 147-27 Franklin Avenue Flushing, New York 11355

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ISRAEL SHERMAN 7233 137<sup>th</sup> Street Flushing, New York 11367-2310

THE NEW YORK HOSPITAL MEDICAL CENTER OF QUEENS 56-45 Main Street Flushing, New York 11355

WILLIAM DUKE, M.D. 118-11 Hillside Avenue Hollis, New York 11423

HILLSIDE MANOR COMPREHENSIVE CARE CENTER 118-11 Hillside Avenue Hollis, New York 11423

THE MOUNT SINAI HOSPITAL One Gustave L. Levy Place New York, New York 10029 HOWARD CHOI, M.D. One Gustave L. Levy Place New York, New York 10029

DANIELLE PERRET, M.D. One Gustave L. Levy Place New York, New York 10029

BRIAN RIORDAN, M.D. One Gustave L. Levy Place New York, New York 10029

# AFFIDAVIT OF SERVICE

STATE OF NEW YORK )

SS:
COUNTY OF NEW YORK )

I, MARCY KRUSKAL, being duly sworn, say:

I am not a party to this action, am over 18 years of age and reside in Staten Island, New York.

On March 13, 2008, I served the within **ANSWER** by depositing a true copy thereof in a postpaid wrapper, in an official depository under the exclusive care and custody of the U.S. Postal Service within New York State, addressed to each of the following persons at the last known address set forth after each name:

#### UPON:

LEAHY & JOHNSON, P.C. Attorneys for Plaintiff 120 Wall Street, Suite 2220 New York, New York 10005

THE BROOKDALE HOSPITAL MEDICAL CENTER One Brookdale Plaza Brooklyn, New York 11212

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BRIAN RIORDAN, M.D. One Gustave L. Levy Place New York, New York 10029

MARCY KRUSKAL

Sworn to before me this \_\_\_\_\_ day of March, 2008

Notary Public

JOHN GIZUNTERMAN
Notary Public, State of New York
No. 02GI6144115
Qualified in Queens County
Commission Expires April 24, 29

#### BETVIE & EVANS LLP

CASE NO.: 08 CV 1093

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

GEORGE W. BROWN,

Plaintiff,

-against-

THE BROOKDALE HOSPITAL MEDICAL CENTER, SANJEEV RAJPAL, M.D., CLASS SURGERY BROOKLYN GROUP, P.C., THE MOUNT SINAI HOSPITAL, HOWARD CHOI, M.D., DANIELLE PERRET, M.D., BRIAN RIORDAN, M.D., NEW FRANKLIN REHABILITATION & HEALTH CARE FACILITY, LLC, FRANKLIN CENTER FOR REHABILITATION & NURSING, INC., FRANKLIN CENTER FOR REHABILITATION & NURSING, ISRAEL SHERMAN, WILLIAM DUKE, M.D., HILLSIDE MANOR COMPREHENSIVE CARE CENTER, and THE NEW YORK HOSPITAL MEDICAL CENTER OF QUEENS,

Defendants.

#### ANSWER

BELAIR & EVANS LLP Attorneys for Defendant SANJREV RAJPAL, M.D. 61 Broadway - Suite 1320 New York, New York 10006 Tel.: (212) 344-3900

TO:

ALL PARTIES